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15	The second commiser for Degenerative Trains Cities, 220				
16					
	UNITED STATES DIST	RICT COURT			
17	NORTHERN DISTRICT O	E CALIFORNIA			
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10	SAN FRANCISCO I	DIVISION			
19) CASE NO. 3:09-cv-04797-SI			
20	IOIDDNY WANG on in Friday 1 on his seem habate) CTIDUL ATION AND			
21	JOHNNY WANG, an individual, on his own behalf and on behalf of others similarly situated,) STIPULATION AND) [PROPOSED] ORDER TO			
	Plaintiffs,) EXTEND TIME FOR			
22	vs.) DEFENDANTS' RESPONSES TO) PLAINTIFF'S MOTION FOR			
23) CLASS CERTIFICATION,			
24	ASSET ACCEPTANCE, LLC, and TRANS UNION, LLC, Delaware limited liability) CONTINUE HEARING ON) CLASS CERTIFICATION AND			
	companies, and DOES 1-100, inclusive, CONTINUE CASE				
25	Defendants.	MANAGEMENT CONFERENCE			
26) TO ENABLE PARTIES TO) PURSUE PRIVATE MEDIATION			
27		}			
28	11				

STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES TO PURSUE MEDIATION $-\,3.09\text{-}CV\text{-}04797\text{-}SI$

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1	WHEREAS on June 20, 2011, Plaintiff Johnny Wang ("Plaintiff") filed a Motion Fo		
2	Class Certification And Motion To Extend Deadline For Class Certification (the "Motion");		
3	WHEREAS the Court has set the Motion for hearing on August 5, 2011, at 9:00 a.m.		
4	[see Doc. No. 121];		
5	WHEREAS pursuant to Local Rule 7-3(a), the deadline for Defendants' memorandums		
6	in opposition ("Defendants' Oppositions") to the Motion is July 5, 2011;		
7	WHEREAS Plaintiff and Defendants Asset Acceptance ("Asset") and Trans Union		
8	LLC ("Trans Union") (collectively, "Defendants") have agreed to, scheduled and confirmed a		
9	private mediation on July 19, 2011 with JAMS Neutral Mediator, Hon. Edward A. Infante		
10	(Retired);		
11	WHEREAS a Case Management Conference is scheduled for July 29, 2011 [see Doc.		
12	No. 109];		
13	WHEREAS the parties have agreed that extension of the deadline for Defendants'		
14	Oppositions until after private mediation may facilitate the success of the mediation;		
15	WHEREAS the extension of such deadline for Defendants' Oppositions would		
16	necessitate a continuance of the Hearing on the Motion; and		
17	WHEREAS the parties have agreed that continuance of the further Case Management		
18	Conference scheduled for July 29, 2011, would facilitate resolution of this matter;		
19	THEREFORE, IT IS HEREBY STIPULATED between the parties, through their		
20	counsel of record, to request that the Court set the following deadlines:		
21	1. Defendants' Oppositions to the Motion shall be filed on or before August 15,		
22	2011;		
23	2. Plaintiff's Reply to the Motion shall be filed on or before August 31, 2011;		
24	3. The Hearing on the Motion shall be continued to a date in mid-September		
25	convenient to the Court;		
26	4. The further Case Management Conference currently set for July 29, 2011, shall		
27	be continued to a date after October 3, 2011, convenient to the Court; and		
28			
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES TO PURSUE MEDIATION		

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1	5. That the Court vacate the remaining Case Management Order deadlines [see		
2	Doc. No. 93] until the further Case Management Conference.		
3	SO STIPULATED by:		
4	Date: <u>July 5, 2011</u>	s/ Karen Butler Reisinger	
5		Robert J. Schuckit, Esq. (IN #15342-49) (admitted Pro Hac Vice)	
6		William R. Brown (IN #26782-48) (admitted Pro Hac Vice)	
7		Karen Butler Reisinger (ÎN #21795-49) (admitted Pro Hac Vice)	
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11		wbrown@schuckitlaw.com kreisinger@schuckitlaw.com	
12		Lead Counsel for Defendant Trans Union,	
13		LLC	
14			
15	Date: <u>July 5, 2011</u>	<u>s/ Ethan Preston (with consent)</u> Ethan Preston, Esq.	
16		Preston Law Offices 21001 North Tatum Boulevard	
17		Suite 1630-430 Phoenix, AZ 85050	
18		Telephone: 480-269-9540 Fax: 866-509-1197	
19		E-Mail: ep@eplaw.us	
20		Counsel for Plaintiff Johnny Wang, et al.	
21			
22	Date: July 5, 2011	s/ Tomio Buck Narita (with consent) Tomio Buck Narita, Esq.	
23		Jeffrey A. Topor, Esq. Simmonds & Narita, LLP	
24		44 Montgomery Street, Suite 3010 San Francisco, CA 94104-4816	
25		Telephone: 415-283-1000 Fax: 415-352-2625	
26		E-Mail: tnarita@snllp.com E-Mail: jtopor@snllp.com	
27		Lead Counsel for Defendant Asset	
28		Acceptance, LLC	
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES TO PURSUE MEDIATION – 3:09-CV-04797-SI		

1	[PROPOSED] ORDER		
2	PURSUANT TO STIPULATION of the Parties and for good cause there appearing:		
3	The Hearing on Plaintiff's Motion For Class Certification And Motion To Exten		
4	Deadline For Class Certification is hereby continued toSeptember 16, 2011		
5	All remaining Case Management Deadlines, except those set forth herein, are hereb		
6	VACATED.		
7	The Case Management Conference currently set for July 29, 2011 is hereby continued to		
8	October 7, 2011 @ 3:00 p.m, and at which time the Parties shall appear by		
9	counsel to set all remaining deadlines.		
10			
11	IT IS SO ORDERED.		
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13	Dated:		
14	Hon. Susan Illston, Judge U.S. District Court		
15	Northern District of California		
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	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES TO PURSUE MEDIATION – 3:09-CV-04797-SI		